

# United States Patent and Trademark Office



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APPLICATION NO.		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/762,054	01/21/2004		Yoshihiro Tsukamura	I/O Software	4491	
4054	7590	10/11/2006		EXAMINER		
VINCENT			JUNG, DAVID YIUK			
C/O VISCO P.O. BOX 3		STRIES, INC.		ART UNIT	PAPER NUMBER	
EAST HAN		NJ 07936		2134		
				DATE MAILED: 10/11/200	DATE MAILED: 10/11/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
	10/762,054	TSUKAMURA, YOSHIHIRO	
Office Action Summary	Examiner	Art Unit	
	David Y. Jung	2134	
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with the	e correspondence address	
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D.  - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period.  - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION  136(a). In no event, however, may a reply be will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDO	ON. timely filed om the mailing date of this communication. NED (35 U.S.C. § 133).	
Status	•		
1) Responsive to communication(s) filed on 21 J	lanuary 2004.		
,	s action is non-final.		
3) Since this application is in condition for allowed		prosecution as to the merits is	
closed in accordance with the practice under			
Disposition of Claims			
4) Claim(s) 1-11 is/are pending in the application	1.		
4a) Of the above claim(s) is/are withdra			
5) Claim(s) is/are allowed.	•		
6)⊠ Claim(s) <u>1-11</u> is/are rejected.			
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction and/	or election requirement.		
Application Papers			٠
9) The specification is objected to by the Examin	er.		
10) ☐ The drawing(s) filed on is/are: a) ☐ acc		e Examiner.	
Applicant may not request that any objection to the	e drawing(s) be held in abeyance. S	See 37 CFR 1.85(a).	
Replacement drawing sheet(s) including the correct	ction is required if the drawing(s) is	objected to. See 37 CFR 1.121(d).	
11)☐ The oath or declaration is objected to by the E	xaminer. Note the attached Offi	ce Action or form PTO-152.	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:		(a)-(d) or (f).	
1. Certified copies of the priority documen		ntion No	
<ul><li>2. Certified copies of the priority documen</li><li>3. Copies of the certified copies of the priority</li></ul>		•	
application from the International Burea	•	ived in this National Stage	
* See the attached detailed Office action for a lis		ved.	
	, , , , , , , , , , , , , , , , , , ,		
Attachment(s)			
1) Notice of References Cited (PTO-892)	4) Interview Summa		
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08)	Paper No(s)/Mail  5) Notice of Informa		
Paper No(s)/Mail Date	6) Other:	*	

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#### **DETAILED ACTION**

#### **CLAIMS PRESENTED**

Claims 1-11 are presented.

## PRO SE (without attorney) APPLICANT

An examination of this application reveals that applicant is unfamiliar with patent prosecution procedure. While an inventor may prosecute the application, lack of skill in this field usually acts as a liability in affording the maximum protection for the invention disclosed. For example, the issues listed in claim rejections may have delayed prosecution of this patent application.

Applicant is advised to secure the services of a registered patent attorney or agent to prosecute the application, since the value of a patent is largely dependent upon skilled preparation and prosecution. The Office cannot aid in selecting an attorney or agent. A listing of registered patent attorneys and agents is available on the USPTO Internet web site http://www.uspto.gov in the Site Index under "Attorney and Agent Roster." Applicants may also obtain a list of registered patent attorneys and agents located in their area by writing to the Mail Stop OED, Director of the U. S. Patent and Trademark Office, PO Box 1450, Alexandria, VA 22313-1450.

If Applicant chooses to prosecute his own application, then Applicant may choose to use information in the USPTO Internet web site <a href="http://www.uspto.gov">http://www.uspto.gov</a> which gives some guidance for applicants.

### **CLAIM REJECTIONS**

### Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1-11 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

All claims recite "in accordance with the RSA cryptographic method described in US patent 4,405,829." This is improper. Applicant is requested to actually recite (by listing all features of the RSA method that Applicant wishes to include in the claim) the actual subject matter which Applicant regards as his invention, rather than try to use a shorthand reference such as "in accordance with the RSA cryptographic method described in US patent 4,405,829."

In addition, Applicant is requested to write out the terms referred by the reference characters. For example, "key pair Do, Eo" of claim 1 is better written as "a first private key (Do)" and "a first public key (Eo)". In U.S. patent practice, the terms "a first", "a second", etc. are used to distinguish items. For example, the term "a first apparatus" would refer to an item that is different from "a second apparatus." Often, as long as a claim particularly points out and distinctly claims the subject matter which the applicant regards as his invention, "a first" (such as "a first apparatus") is permitted even if there is no "a second" (such as "a second apparatus").

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On reference characters, Applicant is advised as following. The reference characters should be enclosed within parentheses such as "()". Reference characters corresponding to elements recited in the detailed description of the drawings and used

in conjunction with the recitation of the same element or group of elements in the claims

should be enclosed within parentheses so as to avoid confusion with other numbers or

characters which may appear in the claims. See MPEP § 608.01(m).

Because of the impossibility of judging the scope of claims at this moment, the Office cannot issue a decision involving the prior art in this Office Action. The examination on the merits is precluded in this Office Action (albeit possible in the next Office Action upon presentation of proper claims).

Conclusion

The art made of record and not relied upon is considered pertinent to applicant's disclosure. The art disclosed general background.

**Points of Contact** 

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

(571) 273-3836 (for informal or draft communications, please label "PROPOSED" or "DRAFT")

Any inquiry concerning this communication or earlier communications from the examiner should be directed to David Jung whose telephone number is (571) 272-3836 or Jacques Louis-Jacques whose telephone number is (571) 272-6962.

David Jung

Or:

**Patent Examiner** 

10/1/06